Page 1 of 4/15, mag

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

VICTOR HOTHO and AYAKO MITSUL individually and as parents and natural guardians of infant, ALYN HOTHO,

Plaintiffs,

-against-

EDWARD F. ROSSI, M.D. and PEDIATRICS EAST OF NEW YORK, P.C.

Defendants.

Civ. Action No. 05-2609 (RLE)

USDC SDNY **DOCUMENT ELECTRONICALLY FILED** DOC #: DATE FILED:

In accordance with Rule 41(a)(1) of the Federal Rules of Civil Procedure, the parties to the above-captioned hereby stipulate through the undersigned counsel of record, that the abovecaptioned action and all claims and causes of action that were or could have been asserted therein are hereby dismissed, with prejudice, and without costs, disbursements or attorney's fees o any party.

Dated: New York, New York May 24, 2007

Dated: New York, New York

May 31, 2007

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SO ORDERED:

HON. RONALD L. ELLIS

Case 1:05-cv-02609-RLE <u>Document 34</u> Filed 06/25/2007 Page 3 of 4 Case 2:05-cv-02609-RLE Document 32 Filed 05/16/2007 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK USDC SDNY VICTOR HOTHO and AYAKO MITSUI, DOCUMENT individually and as parents and natural ELECTROSCALLY FILED guardians of infant, ALYN HOTHO DATE FILED: **Plaintiffs** v. CIVIL ACTION NO: 05-CV-2609 EDWARD F. ROSSI, M.D. and PEDIATRICS EAST OF NEW YORK, P.C.: Defendants INFANT'S COMPROMISE ORDER Upon consideration of Plaintiffs' Motion for Court Approval of Infant's Compromise, it is hereby ORDERED, this 22md day of June, 2007 as follows: The total settlement of \$492,500.00 between the parties is hereby 1) APPROVED. It is further ORDERED that the following deduction shall be made from the 2) gross settlement and paid by the defendant in separate drafts as follows: \$169,653.63 to be paid to Layser & Freiwald, P.C. consisting of: (a) \$45,371.50 for actual disbursements, costs and (I) expenses; and \$124,282.13 for attorneys' fees. (ii) \$12,683.90 to be paid to Victor Hotho and Ayako Mitsui, consisting (b) of: \$10,340.30 for actual out-of-pocket expenses paid by (I) them on their daughter's behalf as a result of

defendants' negligence; and

negligence.

(ii)

\$2,343.60 for travel expenses related to defendants'

1:05-cv-02609-RLE

Filed 05/16/2007 Page 4 of 4 Case 2:05-cv-02609-RLE Document 32

It is further ORDERED that the remaining monies, \$310,162.47 be to be paid 3) directly be the defendants or their insurer to Alyn Mitsui Hotho, in equal amounts, to be deposited in equal amounts in four separate bank accounts established in the name of Alyn Mitsui Hotho at Velocity Credit Unit, Main Branch, 610 E. 11th Street, Austin, TX 78701. Proof of deposit to be made to this Court within thirty (30) days of the date of this Order.

BY THE COURT:

Roual 12B 6-22-07 US. MAGUTRATE JUDGE